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Date: July 26, 2006

A handwritten signature of Brooke French.

Brooke French

In re application of: Knight

Confirmation No.: 8010

U.S. Serial Number: 09/752,307

Art Unit: 2685

Filing Date: December 29, 2000

Examiner: Tran, Pablo N.

Our Reference Number: 190251-1410

Title: **Wireless Communications Methods and Systems Using a Remote, Self-Contained Communications Antenna Unit****Issue Fee Transmittal****Comments on Statement of Reasons for Allowance****Credit Card Payment Form (Amount \$1700.00)****Total Pages Transmitted (including cover sheet) 5****Customer Number - 38823**

**PATENTS****IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

In Re Application of:

Knight

Confirmation No.: 8010

Serial No.: 09/752,307

Group Art Unit: 2618

Filed: December 29, 2000

Examiner: Tran, Pablo N.

Docket No.: 190251-1410

For: Wireless Communications Methods and Systems Using a Remote, Self-Contained
Communications Antenna Unit**COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE**

Mail Stop Issue Fee
Commissioner for Patents
P.O. Box 1450
Alexandria, Virginia 22313-1450

Sir:

The Examiner has made statements in the Statement of Reasons for Allowance that may be viewed as an oversimplification of the examination issues, and if taken out of context, could give rise to an improper interpretation of the claims as well as the file history. For these reasons, Applicant provides the following comments to ensure proper interpretation of the claims and history.

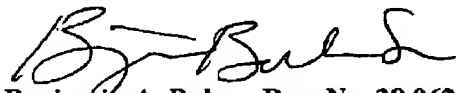
While Applicant agrees with the Examiner that the stated reasons for allowance of the claims are indeed valid grounds for allowance, Applicant wishes to clarify for the record that the stated reasons may be viewed as an oversimplification of the issues. Along these lines, first, Applicant does *not* admit that the stated reasons for allowance are the only reasons for allowance, and Applicant contends that the allowance and scope of these claims are in fact *not* limited to the Examiner's stated reasons for allowance. Second, each allowed claim has a different combination of elements, which distinguish each claim from the references of record, and consequently, each claim should be analyzed separately for infringement and validity. 35 U.S.C.

Serial No.: 09/752,307
Art Unit: 2618

288. In other words, all of the claims do not stand or fall together, especially and particularly based upon the stated reasons for allowance.

If the Examiner disagrees with any of Applicant's comments herein, Applicant respectfully requests that the Examiner further clarify the record. Otherwise, it should be assumed that the above discussion is an accurate characterization of the file history and interpretation of the claims.

Respectfully submitted,



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Date: July 25, 2006

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